

Atty. Docket No. 2001-0108-1
USSN: 10/036,925

Remarks

Claims 1-8 and 13-36 are allowed and a Notice of Allowance has been issued. The examiner's amendment attached to the Notice of Allowance states changes to Claim 1 as follows:

- Claim 1: line 7, insert –substantially all- after “laser” and –and on a pulse-to-pulse bases- before “to achieve”.

In accordance to the telephone interview with the examiner on 05/10/04, the examiner's amendment should read as follows:

- Claim 1: line 7, insert –substantially all- before “laser” and –and on a pulse-to-pulse bases- before “to achieve”.

The examiner's amendment as stated in the Notice of Allowance does not read properly. In claim 1, the words “substantially all” should be place before the word “laser” and not after the word “laser”. The way it currently reads does not make sense.

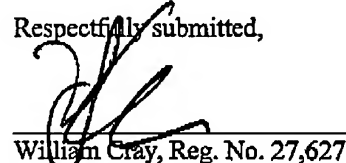
Applicants respectfully request that the above-noted changes be made to the examiner's amendment made in accordance to the telephone interview with William Cray on May 10, 2004.

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Conclusions

Applicants do not believe that any fees are due in connection with filing of this Response, but in the event that any fees are due, applicants authorize the Commissioner to charge any such fees, or to credit any overpayment to applicant, Cymer, Inc.'s Deposit Account No. 03-4060.

Respectfully submitted,



William Cray, Reg. No. 27,627

June 22, 2004
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